

DECLARATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled, ADJUSTABLE USER INTERFACE

the specification of which

(Check One): is attached hereto.
 _____ was filed on _____

as

Application Serial No. _____

and was amended on (if applicable) _____

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment(s) referred to above. I acknowledge the duty to disclose information which is material to the patentability of this application in accordance with Title 37, Code of Federal Regulations, '1.56 printed on the reverse side of this Declaration. I hereby claim foreign priority benefits under Title 35, United States Code '119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed.

Application No.	Country	Date of Filing	Priority Claimed	
			Yes	No

I hereby claim the benefit under Title 35, United States Code, '120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, '112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, '1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application.

Application No.	Date of Filing	Status-Patented, Pending or Abandoned

APPLICABLE STATUTES & RULES

37 CFR 1.56: DUTY TO DISCLOSE INFORMATION MATERIAL TO PATENTABILITY.

(a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is canceled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by ss 197(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Office encourages applicants to carefully examine

- (1) prior art cited in search reports of a foreign patent office in a counterpart application, and
- (2) the closest information over which individuals associated with the filing or prosecution of a patent application believe any pending claim patentably defines, to make sure that any material information contained therein is disclosed to the Office.

(b) Under this section information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and

- (1) It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim; or
- (2) It refutes, or is inconsistent with, a position the applicant takes in,
 - (i) Opposing an argument of unpatentability relied on by the Office, or
 - (ii) Asserting an argument of patentability

A prima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.

(c) Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:

- (1) Each inventor named in the application,
- (2) Each attorney or agent who prepares or prosecutes the application, and
- (3) Every other person who is substantially involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application

(d) Individuals other than the attorney, agent or inventor may comply with this section by disclosing information to the attorney, agent, or inventor

35 U.S.C. 102: CONDITIONS FOR PATENTABILITY; NOVELTY AND LOSS OF RIGHT TO PATENT

A person shall be entitled to a patent unless—

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent, or
 - (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of the application for patent in the United States, or
 - (c) he has abandoned the invention, or
 - (d) the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months before the filing of the application in the United States, or
 - (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or
 - (f) he did not himself invent the subject matter sought to be patented, or
 - (g) before the applicant's invention thereof the invention was made in this country by another who had not abandoned, suppressed, or concealed it. In determining novelty of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other

35 U.S.C. 103: CONDITIONS FOR PATENTABILITY; NON-OBVIOUS SUBJECT MATTER

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negative by the manner in which the invention was made.

Subject matter developed by another person, which qualifies as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

35 U.S.C. 119: BENEFIT OF EARLIER FILING DATE IN FOREIGN COUNTRY; RIGHT OF PRIORITY (Applicable Portion)

An application for patent for an invention filed in this country by any person who has, or whose legal representatives or assigns have, previously regularly filed an application for a patent for the same invention in a foreign country which affords similar privileges in the case of applications filed in the United States or to citizens of the United States, shall have the same effect as the same application would have if filed in this country on the date on which the application for patent for the same invention was first filed in such foreign country, if the application in this country is filed within twelve months from the earliest date on which such foreign application was filed; but no patent shall be granted on any application for a patent for an invention which has been patented or described in a printed publication in any country more than one year before the date of the actual filing of the application in this country, or which had been in public use or on sale in this country more than one year prior to such filing.

35 U.S.C. 120: BENEFIT OF EARLIER FILING DATE IN THE UNITED STATES

An application for patent for an invention disclosed in the manner provided by the first paragraph of section 112 of this title in an application previously filed in the United States, or as provided by section 363 of this title, by the same invention shall have the same effect, as to such invention, as though filed on the date of the prior application, if filed before the patenting or abandonment or termination of proceedings on the first application or on an application similarly entitled to the benefit of the filing date of the first application and if it contains or is amended to contain a specific reference to the earlier filed application.

35 U.S.C. 112: SPECIFICATION (Applicable Portion)

The Specification shall contain a written description of the invention, and of the making and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make the use the same, and shall set forth the best mode contemplated by the inventor of carrying out his invention.

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

SIGNATURE(S)

Glen J. Anderson

Inventor's Signature



Date 2/11/02 Country of Citizenship: United States

Residence: Sioux City, IA

Post Office Address: 3034 Pierce Street, Sioux City, IA 51104

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72
73
74
75
76
77
78
79
80
81
82
83
84
85
86
87
88
89
90
91
92
93
94
95
96
97
98
99
100

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

SIGNATURE(S)

Russell F. McKnight

Inventor's Signature



Date 21/11/02

Country of Citizenship: United States

Residence: Sioux City, IA

Post Office Address: 3014 Nebraska Street, Sioux City, IA 51104

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72
73
74
75
76
77
78
79
80
81
82
83
84
85
86
87
88
89
90
91
92
93
94
95
96
97
98
99
100
101
102
103
104
105
106
107
108
109
110
111
112
113
114
115
116
117
118
119
120
121
122
123
124
125
126
127
128
129
130
131
132
133
134
135
136
137
138
139
140
141
142
143
144
145
146
147
148
149
150
151
152
153
154
155
156
157
158
159
160
161
162
163
164
165
166
167
168
169
170
171
172
173
174
175
176
177
178
179
180
181
182
183
184
185
186
187
188
189
190
191
192
193
194
195
196
197
198
199
200
201
202
203
204
205
206
207
208
209
210
211
212
213
214
215
216
217
218
219
220
221
222
223
224
225
226
227
228
229
230
231
232
233
234
235
236
237
238
239
240
241
242
243
244
245
246
247
248
249
250
251
252
253
254
255
256
257
258
259
259
260
261
262
263
264
265
266
267
268
269
270
271
272
273
274
275
276
277
278
279
280
281
282
283
284
285
286
287
288
289
290
291
292
293
294
295
296
297
298
299
300
301
302
303
304
305
306
307
308
309
3010
3011
3012
3013
3014
3015
3016
3017
3018
3019
3020
3021
3022
3023
3024
3025
3026
3027
3028
3029
3030
3031
3032
3033
3034
3035
3036
3037
3038
3039
3040
3041
3042
3043
3044
3045
3046
3047
3048
3049
3050
3051
3052
3053
3054
3055
3056
3057
3058
3059
3060
3061
3062
3063
3064
3065
3066
3067
3068
3069
3070
3071
3072
3073
3074
3075
3076
3077
3078
3079
3080
3081
3082
3083
3084
3085
3086
3087
3088
3089
3090
3091
3092
3093
3094
3095
3096
3097
3098
3099
30100
30101
30102
30103
30104
30105
30106
30107
30108
30109
30110
30111
30112
30113
30114
30115
30116
30117
30118
30119
30120
30121
30122
30123
30124
30125
30126
30127
30128
30129
30130
30131
30132
30133
30134
30135
30136
30137
30138
30139
30140
30141
30142
30143
30144
30145
30146
30147
30148
30149
30150
30151
30152
30153
30154
30155
30156
30157
30158
30159
30160
30161
30162
30163
30164
30165
30166
30167
30168
30169
30170
30171
30172
30173
30174
30175
30176
30177
30178
30179
30180
30181
30182
30183
30184
30185
30186
30187
30188
30189
30190
30191
30192
30193
30194
30195
30196
30197
30198
30199
301000
301001
301002
301003
301004
301005
301006
301007
301008
301009
3010010
3010011
3010012
3010013
3010014
3010015
3010016
3010017
3010018
3010019
30100100
30100101
30100102
30100103
30100104
30100105
30100106
30100107
30100108
30100109
30100110
30100111
30100112
30100113
30100114
30100115
30100116
30100117
30100118
30100119
30100120
30100121
30100122
30100123
30100124
30100125
30100126
30100127
30100128
30100129
30100130
30100131
30100132
30100133
30100134
30100135
30100136
30100137
30100138
30100139
30100140
30100141
30100142
30100143
30100144
30100145
30100146
30100147
30100148
30100149
30100150
30100151
30100152
30100153
30100154
30100155
30100156
30100157
30100158
30100159
30100160
30100161
30100162
30100163
30100164
30100165
30100166
30100167
30100168
30100169
30100170
30100171
30100172
30100173
30100174
30100175
30100176
30100177
30100178
30100179
30100180
30100181
30100182
30100183
30100184
30100185
30100186
30100187
30100188
30100189
30100190
30100191
30100192
30100193
30100194
30100195
30100196
30100197
30100198
30100199
301001000
301001001
301001002
301001003
301001004
301001005
301001006
301001007
301001008
301001009
3010010010
3010010011
3010010012
3010010013
3010010014
3010010015
3010010016
3010010017
3010010018
3010010019
30100100100
30100100101
30100100102
30100100103
30100100104
30100100105
30100100106
30100100107
30100100108
30100100109
30100100110
30100100111
30100100112
30100100113
30100100114
30100100115
30100100116
30100100117
30100100118
30100100119
30100100120
30100100121
30100100122
30100100123
30100100124
30100100125
30100100126
30100100127
30100100128
30100100129
30100100130
30100100131
30100100132
30100100133
30100100134
30100100135
30100100136
30100100137
30100100138
30100100139
30100100140
30100100141
30100100142
30100100143
30100100144
30100100145
30100100146
30100100147
30100100148
30100100149
30100100150
30100100151
30100100152
30100100153
30100100154
30100100155
30100100156
30100100157
30100100158
30100100159
30100100160
30100100161
30100100162
30100100163
30100100164
30100100165
30100100166
30100100167
30100100168
30100100169
30100100170
30100100171
30100100172
30100100173
30100100174
30100100175
30100100176
30100100177
30100100178
30100100179
30100100180
30100100181
30100100182
30100100183
30100100184
30100100185
30100100186
30100100187
30100100188
30100100189
30100100190
30100100191
30100100192
30100100193
30100100194
30100100195
30100100196
30100100197
30100100198
30100100199
301001001000
301001001001
301001001002
301001001003
301001001004
301001001005
301001001006
301001001007
301001001008
301001001009
3010010010010
3010010010011
3010010010012
3010010010013
3010010010014
3010010010015
3010010010016
3010010010017
3010010010018
3010010010019
30100100100100
30100100100101
30100100100102
30100100100103
30100100100104
30100100100105
30100100100106
30100100100107
30100100100108
30100100100109
30100100100110
30100100100111
30100100100112
30100100100113
30100100100114
30100100100115
30100100100116
30100100100117
30100100100118
30100100100119
30100100100120
30100100100121
30100100100122
30100100100123
30100100100124
30100100100125
30100100100126
30100100100127
30100100100128
30100100100129
30100100100130
30100100100131
30100100100132
30100100100133
30100100100134
30100100100135
30100100100136
30100100100137
30100100100138
30100100100139
30100100100140
30100100100141
30100100100142
30100100100143
30100100100144
30100100100145
30100100100146
30100100100147
30100100100148
30100100100149
30100100100150
30100100100151
30100100100152
30100100100153
30100100100154
30100100100155
30100100100156
30100100100157
30100100100158
30100100100159
30100100100160
30100100100161
30100100100162
30100100100163
30100100100164
30100100100165
30100100100166
30100100100167
30100100100168
30100100100169
30100100100170
30100100100171
30100100100172
30100100100173
30100100100174
30100100100175
30100100100176
30100100100177
30100100100178
30100100100179
30100100100180
30100100100181
30100100100182
30100100100183
30100100100184
30100100100185
30100100100186
30100100100187
30100100100188
30100100100189
30100100100190
30100100100191
30100100100192
30100100100193
30100100100194
30100100100195
30100100100196
30100100100197
30100100100198
30100100100199
301001001001000
301001001001001
301001001001002
301001001001003
301001001001004
301001001001005
301001001001006
301001001001007
301001001001008
301001001001009
3010010010010010
3010010010010011
3010010010010012
3010010010010013
3010010010010014
3010010010010015
3010010010010016
3010010010010017
3010010010010018
3010010010010019
30100100100100100
30100100100100101
30100100100100102
30100100100100103
30100100100100104
30100100100100105
30100100100100106
30100100100100107
30100100100100108
30100100100100109
30100100100100110
30100100100100111
30100100100100112
30100100100100113
30100100100100114
30100100100100115
30100100100100116
30100100100100117
30100100100100118
30100100100100119
30100100100100120
30100100100100121
30100100100100122
30100100100100123
30100100100100124
30100100100100125
30100100100100126
30100100100100127
30100100100100128
30100100100100129
30100100100100130
30100100100100131
30100100100100132
30100100100100133
30100100100100134
30100100100100135
30100100100100136
30100100100100137
30100100100100138
30100100100100139
30100100100100140
30100100100100141
30100100100100142
30100100100100143
30100100100100144
30100100100100145
30100100100100146
30100100100100147
30100100100100148
30100100100100149
30100100100100150
30100100100100151
30100100100100152
30100100100100153
30100100100100154
30100100100100155
30100100100100156
30100100100100157
30100100100100158
30100100100100159
30100100100100160
30100100100100161
30100100100100162
30100100100100163
30100100100100164
30100100100100165
30100100100100166
30100100100100167
30100100100100168
30100100100100169
30100100100100170
30100100100100171
30100100100100172
30100100100100173
30100100100100174
30100100100100175
30100100100100176
30100100100100177
30100100100100178
30100100100100179
30100100100100180
30100100100100181
30100100100100182
30100100100100183
30100100100100184
30100100100100185
30100100100100186
30100100100100187
30100100100100188
30100100100100189
30100100100100190
30100100100100191
30100100100100192
30100100100100193
30100100100100194
30100100100100195
30100100100100196
30100100100100197
30100100100100198
30100100100100199
301001001001001000
301001001001001001
301001001001001002
301001001001001003
301001001001001004
301001001001001005
301001001001001006
301001001001001007
301001001001001008
301001001001001009
3010010010010010010
3010010010010010011
3010010010010010012
3010010010010010013
3010010010010010014
3010010010010010015
3010010010010010016
3010010010010010017
3010010010010010018
3010010010010010019
30100100100100100100
30100100100100100101
30100100100100100102
30100100100100100103
30100100100100100104
30100100100100100105
30100100100100100106
30100100100100100107
30100100100100100108
30100100100100100109
30100100100100100110
30100100100100100111
30100100100100100112
30100100100100100113
30100100100100100114
30100100100100100115
30100100100100100116
30100100100100100117
30100100100100100118
30100100100100100119
30100100100100100120
30100100100100100121
30100100100100100122
30100100100100100123
30100100100100100124
30100100100100100125
30100100100100100126
30100100100100100127
30100100100100100128
30100100100100100129
30100100100100100130
30100100100100100131
30100100100100100132
30100100100100100133
30100100100100100134
30100100100100100135
30100100100100100136
30100100100100100137
30100100100100100138
30100100100100100139
30100100100100100140
30100100100100100141
30100100

POWER OF ATTORNEY

GATEWAY, INC., Assignee of the application for United States Letters Patent for

Adjustable User Interface

(Title)

by Glen J. Anderson et al. (Inventors)

executed on the date(s) as indicated on the corresponding Declaration and Assignment therein, or
 having Serial No. _____, filed _____,

a copy of the Assignment of which is attached hereto, do(es) hereby appoint as attorneys of record with full power of substitution and revocation, to prosecute this application and transact all business in the Patent and Trademark Office connected therewith:



28720

PATENT TRADEMARK OFFICE

Address correspondence to: **GATEWAY, INC.**
 Attention: Kenneth J. Cool
 Address: 610 Gateway Drive, MD Y-04
 Address: N. Sioux City, SD 57049
 Telephone: (605) 232-1967
 Facsimile: (605) 232-2612

I, the undersigned, declare that I am empowered to execute this Power of Attorney on behalf of the Assignee. The above-identified Assignee is the owner of this application by reason of an assignment being filed with the Patent Office for recordation concurrently herewith. In accordance with 37 CFR § 3.373(b), I certify that I have reviewed all documents in the chain of title, and to the best of my knowledge, all right, title, and interest is in the above-identified Assignee, and I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Full Name of Assignee	GATEWAY, INC.	
Post Office Address	14303 Gateway Place, Poway, CA 92084	
Signature of Declarant or Assignee	mark s. walker	
	Date 2-11-02	

Full Name of Declarant If Other Than Assignee	Mark S. Walker, Reg. No. 30,699	
Title of Declarant	Group Counsel, Intellectual Property	
Address of Declarant	14303 Gateway Place, Poway, CA 92064	